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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/565,566	01/23/2006	Hisamitsu Takagi	12088/042001	2114
22511 OSHA LIANG	7590 10/05/2007 L.L.P.		EXAMINER	
1001 14044 D 1014 000 000		Z, RUTH C		
HOUSTON, T	X 77010		ART UNIT	PAPER NUMBER
			3677	
			· ·	
			NOTIFICATION DATE	DELIVERY MODE
			10/05/2007	ELECTRONIC

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

docketing@oshaliang.com buta@oshaliang.com

	Application No.	Applicant(s)	
	10/565,566	TAKAGI ET AL.	
Office Action Summary	Examiner	Art Unit	
	Ruth C. Rodriguez	3677	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet wit	h the correspondence address	,
A SHORTENED STATUTORY PERIOD FOR REI WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re- riod will apply and will expire SIX (6) MON' atute, cause the application to become AB.	ATION. ply be timely filed  "HS from the mailing date of this communicat ANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 18 2a) This action is <b>FINAL</b> . 2b) T  3) Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal matte	•	is
Disposition of Claims			
4)  Claim(s) 1-3 is/are pending in the application 4a) Of the above claim(s) is/are without 5)  Claim(s) is/are allowed. 6)  Claim(s) 1-3 is/are rejected. 7)  Claim(s) is/are objected to. 8)  Claim(s) are subject to restriction and Application Papers  9)  The specification is objected to by the Exam 10)  The drawing(s) filed on 23 January 2006 is/a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction.	drawn from consideration.  d/or election requirement.  hiner.  are: a)⊠ accepted or b)□ of the drawing(s) be held in abeyangerection is required if the drawing(	ce. See 37 CFR 1.85(a). s) is objected to. See 37 CFR 1.121	-
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for fore  a) All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p  application from the International Bure * See the attached detailed Office action for a least	ents have been received. ents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	oplication No received in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date	Paper No(s	ummary (PTO-413) /Mail Date formal Patent Application 	

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

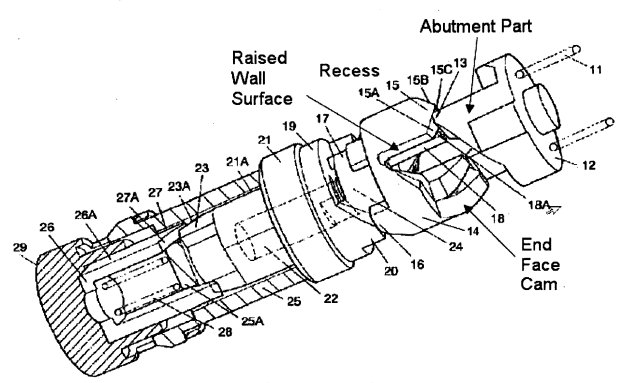
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-3 are rejected under 35 U.S.C. 102(e) as being anticipated by Minami et al ("Minami", U.S. Patent No. 6,886,221).

Minami discloses a hinge apparatus comprising a first hinge member (12) and a second hinge member (25) turnably connected to the first hinge member, a movable member (14) arranged on a turning axial line of the first and second hinge members in such a manner as to be turnable about the turning axial line and movable in the direction of the turning axial line (Figs. 1-7B). Biasing means (3) are adapted to bias the movable member (14) toward the first hinge member (12). The first hinge member and the movable member have confronting surfaces (Figs. 5A-7B) confronting surfaces.

One of the confronting surfaces is provided a plurality of end face cams (provided in movable member 14) extending in a peripheral direction about the turning axial line and equally spacedly arranged in the peripheral direction about the turning axial line (see

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figure below). A raised wall surface (vertical wall next to 15A) extends in the direction of the turning axial line and is disposed between two of the end face cams that are adjacent in the peripheral direction (see figure below). The other of the confronting surfaces of the first hinge member and the movable member (14) is provided with a pair of abutment parts (13) that are urged against the pair of end face cams (13) by the biasing force of the biasing means and co-acts with the pair of end face cams to convert the biasing force of the biasing means to a turn biasing force for turning the second hinge member (25) through the movable member (14). A recess (15A) is formed in the raised wall surface so as to extend into the raised wall portion in the peripheral direction about the turning axial line and arranged on an extension of the end face cam (13).



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3. With respect to claims 2 and 3, Minami discloses that one side surface of the recess forms part of the end face cam (see figure above). The end face cam has a length of at least 180 degrees in the peripheral direction (see figure above).

## Response to Arguments

- 4. Applicant's arguments filed 18 July 2007 have been fully considered but they are not persuasive.
- 5. The Applicant argues that Minami fails to disclose "a recess formed in the raised wall surface so as to extend into the raised wall surface in the peripheral direction about the turning axial line" and provides an explanation of why Minami fails to disclose the recess. The Examiner fails to be persuaded by this argument. The Examiner has revised the previous rejection to clarify how every limitation is met and a figure is being provided to visually identify each element. The recess (15a) is formed in the upper end of the raised wall surface so as to extend into the raised wall surface in the peripheral direction about the turning axial line. Therefore, claims 1-3 remain rejected under 35 U.S.C. 102(e) as being anticipated by Minami et al.

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP

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§ 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ruth C Rodriguez whose telephone number is (571) 272-7070. The examiner can normally be reached on M-F 07:15 - 15:45.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J. J. Swann can be reached on (571) 272-7075.

Submissions of your responses by facsimile transmission are encouraged. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Recognizing the fact that reducing cycle time in the processing and examination of patent applications will effectively increase the patent's term, it is to your benefit to submit responses by facsimile transmission whenever permissible. Such submission will place the response directly in our examining group's hands and will eliminate Post Office processing and delivery time as well as PTO's mailroom

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processing and delivery time. For a complete list of correspondence **not** permitted by facsimile transmission, see MPEP § 502.01. In general, most responses and/or amendments not requiring a fee, as well as those requiring a fee but charging such fee to a deposit account, can be submitted by facsimile transmission. Responses requiring a fee that the applicant is paying by check **should not be** submitted by facsimile transmission separately from the check.

Responses submitted by facsimile transmission should include a Certificate of Transmission (MPEP § 512). The following is an example of the format the certification might take:

I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office (Fax No. (571) 273-8300) on \_\_\_\_(Date)\_.

(Typed or printed name of person signing this certificate)

(Signature)

If your response is submitted by facsimile transmission, you are hereby reminded that the original should be retained as evidence of authenticity (37 CFR 1.4 and MPEP § 502.02). Please do not separately mail the original or another copy unless required by the Patent and Trademark Office. Submission of the original response or a follow-up copy of the response has been transmitted by facsimile will cause further unnecessary delays in the processing of your application, duplicate responses where fees are charged to a deposit account may result in those fees being charged twice.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-6640.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/RCR/ Ruth C. Rodriguez Patent Examiner

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rcr September 28, 2007

Katherine Mitchell Primary Examiner